UNITED STATES DISTRICT COURT

for the

District of Nebraska

Unite	ed States of Americ	a	
	v.		
Antoine L. Hatten) Case No: 8:07CR47
Date of Original Judg Date of Previous Am (Use Date of Last Amend	nded Judgment:	09/18/2007 04/10/2012	USM No: 21439-047 Michael J. Hansen Defendant's Attorney
·			
AMENDED ORI			ON FOR SENTENCE REDUCTION
	PUR	SUANT TO	18 U.S.C. § 3582(c)(2)
subsequently been lost 994(u), and having and the sentencing far IT IS ORDERED the	owered and made ref considered such mactors set forth in 18 nat the motion is:	croactive by the Uption, and taking U.S.C. § 3553(a	imposed based on a guideline sentencing range that has United States Sentencing Commission pursuant to 28 U.S.C. into account the policy statement set forth at USSG §1B1.10 a), to the extent that they are applicable,
DENIED	. ✓GRANTED	and the defendan	nt's previously imposed sentence of imprisonment (as reflected in
the last judgment issued)			months is reduced to 151 months .
	(Con	iplete Parts I and II	of Page 2 when motion is granted)
Except as otherwise	provided, all provis	ions of the judgn	nent dated09/18/2007 shall remain in effect.
IT IS SO ORDERE	D.		
			\sim \sim \sim
Order Date:	11/05/2015		Paine Sitt Cano
<u></u>			Judge's signature
			\
Effective Date:			Laurie Smith Camp, Chief U.S. District Judge
	ifferent from order date)		Printed name and title

This page contains information that should not be filed in court unless under seal. (Not for Public Disclosure)

	Antoine L. Hat	tten					
DEFENDANT:			_				
CASE NUMBER: 8:07CR	47						
DISTRICT: Di	strict of Nebraska						
I. COURT DETERMINA Previous Total Offense Lev Criminal History Category: Previous Guideline Range:	el: <u>35</u>		GE (<i>Prior to Any Departures</i>) Amended Total Offense Level: Criminal History Category: Amended Guideline Range:	29 VI 151	to	- 188	month
The reduced sentence in The previous term of in time of sentencing as a is comparably less than		guideline i was less tl assistance e range.	range. han the guideline range applicable departure or Rule 35 reduction,				

III. ADDITIONAL COMMENTS

The Defendant's pro se Motion to Reduce Sentence - USSC Amendment (Filing No. 124) is granted. The Defendant's Unopposed Motion to Reduce Sentence - USSC Amendment (Filing No. 134) is granted and the parties' Stipulation regarding the Unopposed Motion to Reduce Sentence - USSC Amendment (Filing No. 135) is approved.

The Defendant's term of imprisonment for Count I is reduced to 151 months and for Count II remains at 60 months to be served consecutively.

Note: On 8/18/2008 the Defendant's sentence was reduced to 235 months.